| Application Number | |
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| Application No. | Applicant(s) | . |
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| 09/731,133 | ITO ET AL. | |
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| DATE: | | <u>08-Jun-05</u> | | APPL. S.N | N.: | <u>09/731,133</u> | |
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| TO: EX | AMIN | ER HO, TUAN | VAN | ART UNI | IT: | <u>2612</u> | |
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| pa pl A | ragrap ease se PPLICA emo to | hs identified by this infort e me or the Special Progr ANT OR (2) PLACED O o me. THANK YOU. | d the submitted T.D. with the results mal memo in your next Office actio am Examiner. THIS IS AN INFOR F RECORD IN THE APPLICATION | | $\sim \sim 10$ | IT MILET NOT RELE | I MAILED IO |
| | The T. | D. is PROPER and has bee | en recorded (see ¶14.23). | | | | |
| ✓ | The T | .D. is NOT PROPER and h | as not been accepted for the reason(s) | checked below (see ¶ 14.2 | 34): | | |
| | _ | The TD fee of (see ¶ 14.26.07). | has not been submitted nor is there | any authorization in the ap | pplication f | ile for the use of a depos | it account |
| | | | Rule 321 in that the person who has signify represented by the signature) in the | gned the T.D. has not stated application/patent (see ¶¶ | d the extent ¶ 14.26 & 1 | of his/her interest (and/o 4.26.01). | or the extent of the |
| | | The T.D. lacks the enforce rejection, Rule 321(b) (see | eable only during common ownership | clause needed to overcon | ne a non-sta | atutory double patenting | |
| | | The T.D. is directed to a p the term of the entire pater | particular claim(s), which is not accept nt to be granted" (MPEP 1490) (see ¶ | able since "the disclaimer r ¶ 14.26 & 14.26.02). | must be for | a terminal portion of | |
| | ~ | The person who signed the | e T.D.: | | | | |
| | | is not an attorney "of r | record" (see ¶¶ 14.29 and 14.29.01). | | | | |
| | | has failed to state his/h | her capacity to sign for the business en | ntity (see ¶ 14.28). | | | |
| | | is not recognized as an | n officer of the assignee (see ¶¶ 14.29 | & possible 14.29.02). | | | |
| | | | e of a chain of title from the original in h evidence is recorded in the Office (so and frame number may be found in the | | | | |
| | | The T.D. is not signed (se | ee¶¶14.26 & 14.26.03). | | | | |
| | | The serial number of the a (see \P 14.32). | application (or the number of the pater | nt) which forms the basis fo | or the doub | le patenting rejection is r | nissing or incorrect |
| | | The serial number of this (see ¶¶ 14.26, 14.27.02 c | application (or the number of the pate $p_{\rm or}$ 14.26.05). | ent in reexam or reissue cas | ses being di | sclaimed is missing or in | correct |
| | | The period disclaimed is | incorrect or not specified (see ¶¶14.2 | 26, 14.27.02 or 14.26.03). | | | |
| | | Other: | | | | | |
| | | Suggestion to request ref | fund (see ¶ 14.36). NOTE: If already ε | authorized, credit refund to | deposit ac | count and do not check t | his item. |
| I ha | ve appr | opriately notified applicant | t(s) of the status of the Terminal Discl | aimer filed in this case. | | | |
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PATENT 450100-02880.2

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant

Yujiro ITO et al.

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Continuation of

Serial No.

09/731,133

For

AUTO-FOCUS APPARATUS, FOCUS ADJUSTING METHOD,

IMAGE CAPTURING APPARATUS AND IMAGE

CAPTURING METHOD

Filed

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REJECTION (37 C.F.R. 1.321(b) and STATEMENT UNDER
37CFR 3.73(b)

Dear Sir:

The below-named attorney of record, authorized to act on the behalf of the

assignee of record, hereby disclaims the terminal part of the entire patent granted on the above-

identified application which would extend beyond the expiration date of the full statutory term of

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PATENT 450100-02880.2

the patent that issues from United States Application 09/731,133, the parent of the instant application (the "Parent"), and hereby agrees that any patent so granted shall be enforceable only for and during such period that the legal title to said patent shall be the same as the legal title to the Parent. This agreement is to run with any patent granted on the present application and to be binding upon the grantee, its successors or assigns. The undersigned further states that 100% of the title to the present application is in Sony Corporation, a Japanese corporation, by virtue of an assignment from the inventors. The assignment was recorded on December 6, 2000 at reel 011348, frame 0912 of the Parent.

The evidentiary documents accompanying or referred to in this Terminal Disclaimer have been reviewed by the undersigned and it is certified that to the best of the undersigned's knowledge and belief, title is in the assignee seeking to take action.

The below-named attorney of record does not disclaim any terminal part of any patent granted on the above-identified application prior to the expiration date of the full statutory term of the Parent, in the event that: the Parent later expires for failure to pay a maintenance fee; is held unenforceable; is found invalid; is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. 1.321(a); or is otherwise terminated prior to expiration of its statutory term, except for the separation of legal title stated above.

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PATENT 450100-02880.2

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Respectfully submitted,

FROMMER LAWRENCE & HAUG LLP

Bv:

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